

IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA

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LARRY EARL JONES
Full name and prison number
of plaintiff(s)

v.

GREG WHITE
ANTHONY CLARK
LARRY SELMON
WALTER INABINET
WALT MERRILL
Name of person(s) who violated
your constitutional rights.
(List the names of all the
persons.)

CIVIL ACTION NO. 2:06cv289-WKW
(To be supplied by Clerk of
U.S. District Court)

I. PREVIOUS LAWSUITS

- A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES (☒) NO ()
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment? YES (☒) NO ()
- C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) LARRY EARL JONES

Defendant(s) ANTHONY CLARK

2. Court (if federal court, name the district; if state court, name the county) Middle

3. Docket number 2:05-CV-701-F
4. Name of judge to whom case was assigned DELores R. Boyd
5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) STILL PENDING
6. Approximate date of filing lawsuit JULY 29, 05
7. Approximate date of disposition PENDING

II. PLACE OF PRESENT CONFINEMENT COVINGTON COUNTY JAIL
290 HILLCREST DR ANDALUSIA AL 36420
 PLACE OR INSTITUTION WHERE INCIDENT OCCURRED COVINGTON COUNTY JAIL
290 HILLCREST DR ANDALUSIA AL 36420

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME

ADDRESS

- COUNTY COMM. 1. GREG WHITE - 260 HILLCREST DR ANDALUSIA AL 36420
 SHERIFF 2. ANTHONY CLARK - 260 HILLCREST DR ANDALUSIA AL 36420
 D. SHERIFF 3. WALTER INABINET - 260 HILLCREST DR ANDALUSIA AL 36420
 CHIEF JAILER 4. LARRY SELMON - 260 HILLCREST DR ANDALUSIA AL 36420
 STATE JUDGE 5. ASHLEY MCKATHAN - 1K NORTH COURT ST ANDALUSIA AL 36420
 STATES D. A 6. WALT MERRILL - 100 N. COURT ST ANDALUSIA AL ANDALUSIA 36420
 STATE JUDGE CHARLES A. SHORT - 1K NORTH COURT ST ANDALUSIA AL 36420

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED JULY 14 - 2004

AND JAN-3-06 PLAINTIFF WAS TRANSPORT TO KILBY STATE PRISON.
WITHOUT BEEN ADJUDGED GUILTY OF ANY CRIME

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: WRONGFUL DEATH IN RESULTS OF DEPRIVATION OF MEDICAL

ATTENTION - TB TEST AND PLAINTIFF RIGHTS PRIVILEGE AND IMMUNITY SECURED BY CON-
STITUTION AND LAWS OF THE UNITED STATES. DEFENDANTS CAUSE
PLAINTIFF TO HAVE GERMS IN HIS BODY THAT CAUSE TUBERCULOSIS (TB)
AND HE IS HELD AGAINST HIS WILL UNLAWFULLY, HE IS IN PAIN. SEE EXHIBIT
2
 (A) TO SHOW ^{PROOF} THAT HE HAS THE TB GERMS IN HIS BODY AND HE WAS DENIED TUBERCULIN SKIN TEST. THE
 DEFENDANT "JOHN DOE" IS THE CAUSE OF PLAINTIFF TO HAVE THE GERMS OF TUBERCULIN (TB) HE SIGN ON
 WITH SOUTHERN HEALTH PARTNERS, INC. TO WORK AT THE COVINGTON COUNTY JAIL. SEE EXHIBIT (B) WHERE
 PLAINTIFF COMPLY JAIL POLICY, PLAINTIFF HAS NOT YET GOT ANYTHING FOR PAIN OR SEEN A TOOTH
 DOCTOR. IT A EMERGENCY SITUATION ALL THE NURSES HAS KNOWLEDGE OF THE PAINS, AND SUFFERING
 VIOLATE PLAINTIFF EIGHTH AMENDMENT.

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

THE PLAINTIFF HAS BEEN INCARCERATION AT THE COVINGTON COUNTY JAIL FOR 20 MONTHS AND 12 DAYS, AND CAUSE^{ING} OF DEATH ~~HE~~ ^{HE} WERE DENIED FOURTEENTH AMENDMENT'S CONSTITUTIONALLY AND FEDERALLY PROTECTED RIGHTS STATUTES AND HIS CLAIM IS IN NATURE OF TORT OF SLOW DEATH BECAUSE OF VIOLATION OF CIVIL RIGHTS, BECAUSE DEFENDANTS ACT UNDER COLOR OF STATE LAW,

GROUND TWO: AS RESULT OF CONSPIRACY CARRIED OUT TO COVER UP TRUE FACTS SURROUNDING DECEDENT DEATH. - THE DEFENDANTS "JOHN DOE" HAS PERSONAL

SUPPORTING FACTS: KNOWLEDGE, THEY WILLFULLY PARTICIPATED CONSPIRACY ACTED JOINTLY AND THAT SOME OVERT ACT WAS DONE IN FURTHERANCE OF CONSPIRACY. - CAUSE OF DEATH LONG DURATION OF CONFINEMENT. - RACIAL DISCRIMINATION

THE PLAINTIFF HAS SEEN THE SAME PEOPLES IN AND OUT OF JAIL 4 TO 5

TIMES ON NEW CHARGES, ALL OF THEM WOULD GET OUT ON BAIL, PLAINTIFF ~~WAS~~

BAIL DENIED BECAUSE HE IS BLACK, THE SAME PEOPLES IS WHITE AND GET BAIL

THE DEFENDANT "JOHN DOE" INTENTIONALLY DENIED PLAINTIFF BAIL, COUNTY OFFICERS AND STATE OFFICERS, INTENTIONALLY PARTICIPATED IN CONSPIRACY BECAUSE THEY HAD KNOWLEDGE THAT DEFENDANT "JOHN DOE" PERSONALLY ACT OUTSIDE SCOPE OF THEIR JURISDICTION AND IN MANNER NOT AUTHORIZED BY LAW TO DENIED PLAINTIFF BAIL. TWO JUDGES AS DEFENDANTS, ACTED WILLFULLY WITH KNOWLEDGE AND PARTICIPATED CONSPIRACY AND ACTED IN CLEAR ABSENCE OF ALL JURISDICTION, AND IN DOING SO DENIED PLAINTIFF BAIL, AMOUNTS IN SUPPORT OF FALSE IMPRISONMENT, AND WILLFULLY INTENTIONALLY DEPRIVATION OF RIGHT. PLAINTIFF IS A DEAD MAN WALKING, IN THE YEAR 2004 DEFENDANTS COUNTY OFFICERS PUT

A SICK MAN IN THE CELL BLOCK WITH INTENTIONALLY KNOW THAT THE MAN HAD TUBERCUL-

OSIS (TB) PLAINTIFF WAS DENIED TUBERCULIN SKIN TEST, HE FOUND OUT ABOUT HE HAD THE GERMS

AT KILBY CORRECTIONAL AND HE HAD THIS GERMS SINCE 2004, THE TB TREATMENT IS NOT

HELPING HE HAS 7 OF SIGNS AND SYMPTOMS HE THINKS IT TO LATE TO BE CURED.

PLAINTIFF IS SUFFERING PAIN OF TOOTHACHE, HE IS A PRETRIAL DETAINEE AND HE HAS BEEN DENIED MEDICAL TREATMENT AND ATTENTION IT BEEN (3) WEEK HE HAS BEEN DEPRIVED MEDICATION FOR PAIN COGNIZABLE UNDER STATE TORT LAW INDIFFERENCE, DELIBERATE AND ACTIONS INTENTIONAL AND AMOUNTED TO CRUEL AND UNSUAL PUNISHMENT. PLAINTIFF IS ENTITLED TO RELIEF IMMEDIATE. PLAINTIFF REQUESTED FOR PSYCHIATRIC, HE WAS DENIED. HE WAS AND HAS BEEN KIDNAP AT KILBY

AND SOMETHING HAS HAPPEN TO HIM THAT WHY HE NEED PSYCHIATRIC. PLAINTIFF IS ~~SPREADING~~ SPREADING TO OTHERS INMATES THE TB GERMS. PLAINTIFF IS DYING IN THIS JAIL AND NO BODY SEEN TO CARE, IF HE DIE OR NOT OR THAT HE FEEL HIS DEATH. SEE EXHIBIT (C) WHEREIN PLAINTIFF COMPLY WITH JAIL POLICY, HE WANTS A BAIL SET AND SHOWS HE IS BEEN DEPRIVATION HIS RIGHT TO BAIL, AND NOTHING HAS BEEN DONE ABOUT IT YET AND PLAINTIFF SEE ALL OF THEM WHITE PEOPLES GET BAIL. IT WRONG DOING STATE PART

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.
MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

IF PLAINTIFF DIES ~~WHAT~~ INCARCERATION OF TB TUBERCULOSIS HE WANTS
THE FAMILY STANDING AS BENEFICIARIES LINDA AND LILLY AUSTIN FOR
DEPRIVATION OF PLAINTIFF CONSTITUTIONALLY RIGHTS IN, DAMAGES PUNITIVE IN,
SUM OF FIVE MILLION DOLLARS. PLAINTIFF DEMANDS IMMUNE OF KIDNAP

FALSE IMPRISONMENT CRUEL AND UNUSUAL PUNISHMENT, HE STILL SUFFERING PAIN 24 HOURS
A DAY FOR EACH DAY FOR SUFFERING PAIN HE WANT THE COURT TO
AWARD \$250,000 AND FOR DENIED MEDICAL ATTENTION AND PAIN
MEDICATION \$200,000 AND DEFENDANT'S JOBS. Sarge Earl Jones
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true
and correct.

EXECUTED on 3-27-06
(Date)

Sarge Earl Jones
Signature of plaintiff(s)